Getting Started Appellant's Brief

IMPORTANT: This getting started guide and the instructions are not legal advice. They are only meant to help you learn how to use the *Appellant's Brief* form. Your use of the form does not guarantee you will be successful in court.

To learn how to fill out the form and file it with the court, read the *HOW TO FILE AN APPELLANT'S BRIEF* instruction sheet and the instructions on the form.

| Name of form: | Appellant's Brief |
|--|---|
| Purpose of the form: | To tell the appellate court why the trial court should not have entered an order or judgment against you. |
| Types of cases the form CAN be used for: | All appeals to the Illinois Appellate Court. |
| Types of cases the form CANNOT be used for: | All appeals to any other court. |
| Cost to File the form: | None, if you file in person; if you file by U.S. mail or third-party commercial carrier (e.g., FedEx or UPS), you will need to pay postage or delivery fees. |
| Special information or papers needed to complete the form: | You will need to refer to the record on appeal, including the common law record (the documents filed in the trial court) and the report of proceedings (the transcript of the trial court hearings). You will also need to cite legal authority (cases, statutes (laws), etc.) to support your arguments. |
| Statutes and rules covering the form: | Illinois Supreme Court Rules 321, 323, 341, and 342 |
| Where to find the form and instruction sheet: | http://www.illinoiscourts.gov/Forms/approved/ |
| For more information: | Read the HOW TO FILE AN APPELLANT'S BRIEF instruction sheet that comes with this form. You may also find more information and resources at: http://www.illinoiscourts.gov/CivilJustice/Resources/Guide_for_Appeals_to_the_IL_Appellate_Court_rev_0930 pdf |

HOW TO FILE AN APPELLANT'S BRIEF

What is an Appellant's Brief?

 An Appellant's Brief tells the appellate court why the trial court should not have entered an order or judgment against you.

Who can use the Appellant's Brief form?

 The Appellant's Brief is filed by the appellant. If you filed the Notice of Appeal, you are the appellant. (Your opponent is called the appellee.)

When do I file the Appellant's Brief form?

- In general, your *Appellant's Brief* must be filed within 35 days after the date for filing the record on appeal or a certificate in lieu of record. However, in cases involving the best interests of a child, for example, the appellate court may shorten that time. Be sure to ask the appellate court clerk's office for the schedule that applies to your case. If you need additional time, you may file a *Motion* with the appellate court to ask for an extension. However, the appellate court is not required to give you an extension and may throw out your appeal if you do not file your *Brief* on time.
- For more information see the Guide for Appeals to the Illinois Appellate Court for Self Represented Litigants:
 - http://www.illinoiscourts.gov/CivilJustice/Resources/ Guide_for_Appeals_to_the_IL_Appellate_Court_rev_ 0930.pdf

What costs will I need to pay to file my Appellant's Brief form?

 None, if you file in person; if you file by U.S. mail or third-party commercial carrier (e.g., FedEx or UPS), you will need to pay postage or delivery fees.

Is there a page or word limit?

- Yes. The Appellant's Brief—not including the cover, the statement of points and authorities, the certificate of compliance, and the appendix—must be no more than 50 pages or 15,000 words.
- If you need more than 50 pages or 15,000 words, you
 may file a *Motion* with the appellate court to ask for
 permission to file a *Brief* with more pages or words.

How do I fill out the Appellant's Brief form?

- If you can't fill out the form online, and if you must fill it out by hand, you must print neatly.
- The Appellant's Brief form contains several sections.
- The form contains instructions for each section. The sections are:

Cover

- Check the top box if the appeal involves the best interests of a child.
- Enter the appellate court case number (which you will

- receive from the appellate court clerk) and the appellate court district.
- Provide the name of the trial court case. If the case was given a name beginning with "In re" (e.g., "In re Marriage of Jones"), enter that name. Then, enter the names of the plaintiff/petitioner (the party who filed the trial court case) and the defendant/respondent (the party against whom the case was filed). Finally, show which party is the appellant and which party is the appellee.
- Enter the trial court county, case number, and judge's name.
- Enter your name, address, and phone number. You
 may also enter your email address, but, if you do, the
 court may use it to send you important documents.
 Therefore, you should enter your email address only if
 you check your email frequently.
- Show whether you would like a chance to present oral argument (see Step 4 below).
- The cover must be printed on white paper.

Points and Authorities

- State the title of each argument (each reason why you think the trial court's decision or the jury's decision is wrong).
- List the authorities (cases, statutes (laws), etc.) that you will use to support each argument.
- You may raise as many arguments as you like, as long as they are reasonable.
- o If you raise an unreasonable argument, the appellate court may strike the *Brief* or impose penalties.
- The form includes room for 3 arguments. If you will be raising additional arguments, you may fill out and add an Additional Points and Authorities form as the next page.

Nature of the Case

State why the lawsuit was filed and how the trial court or the jury ruled.

Issues Presented for Review

State the title of each argument again. The form includes room for 3 issues. If you are raising additional issues, you may fill out and add an *Additional Issues Presented for Review* form as the next page.

Jurisdiction

State why the appellate court has the power to hear your appeal.

- The appellate court has the power to hear an appeal only if the trial court's judgment is appealable under an Illinois Supreme Court Rule.
- o Tell the appellate court which rule applies and why.
- State the filing dates of the trial court's judgment, its rulings on any motions that were filed after the judgment, and your *Notice of Appeal*, so the appellate court knows whether you filed your *Notice of Appeal* on time.

Statutes (Laws) Involved

State the language and the number (for example, 735 ILCS 5/2-615) of the statute (law) so others can find that language. The number of the statute (law) is also called the citation. If you need more room, you may fill out and add an *Additional Statutes (Laws) Involved* form as the next page.

Statement of Facts

Tell the appellate court what happened in the trial court from beginning to end. Include the page numbers of the record on appeal where the information you include is located. Do not argue or comment. If you need more room, you may fill out and add an *Additional Statement of Facts* form as the next page.

Argument

For each argument, state:

- The title of your argument;
- The standard of review (the level of deference the appellate court must give to the trial court or the jury);
- The law that applies to the case;
- How the law applies to the facts; and
- What you want the appellate court to do.

Include statutes (laws), rules, and cases that support your argument.

The form includes room for 3 arguments. The appellate court will not consider arguments that are vague or incomplete. If you are making more than 3 arguments, fill out and add an *Additional Argument* form after your 3rd argument.

Conclusion

State what you want the appellate court to do.

Certificate of Compliance

Certify that you have followed the rules for briefs, especially the page or word limit, by signing the Certificate of Compliance.

Appendix

Provide:

- An index to the record on appeal, including the common law record (the documents filed in the trial court); the report of proceedings (the transcript of the trial court hearings), if any; and the list of testifying witnesses;
- Copies of the plaintiff's complaint, the trial court's judgment, and your Notice of Appeal; and
- Copies of any other relevant materials from the record, noting those additions in the table of contents for the appendix. Do not remove and attach originals from the record.

If you need more room, you may fill out and add an Additional Common Law Record, Additional Report of Proceedings, or Additional Index of Witnesses form as the next page.

What do I do after I fill out the form? Step 1: Send copies to all other parties.

- You must send 3 copies to each party, unless you are sending by e-mail, in which case you may send only 1 copy to each party. Do not send the original to a party.
- Fill out the 1st part, "Proof of Service to the Parties," of the Proof of Service and Affidavit of Mailing form to show how you will send the copies, according to the instructions for that form. Then send the copies, according to those same instructions.

Step 2: File your Brief with the appellate court.

- To file your *Brief*, deliver it to the appellate court clerk's office. Unless the appellate court's local rules say otherwise, deliver it in person, by U.S. mail, or by third-party commercial carrier. The address for the appellate court for your appeal may be on the court papers you received. You can also find the address at: http://www.illinoiscourts.gov/AppellateCourt/ClerksDef ault.asp
- o If you will file your *Brief* by U.S. mail or by third-party commercial carrier, fill out the 2nd part, "Affidavit of Mailing to the Court," of the *Proof of Service and Affidavit of Mailing* form to show how you will file it, according to the instructions for that form. Then file your *Brief*, according to those same instructions.
- o File your original Brief and 8 copies (a total of 9 briefs), along with your Proof of Service and Affidavit of Mailing. Each Brief must be safely and securely bound on the left side, in a way that does not block the language. Keep another copy for yourself.
- NOTE: If you checked out the record on appeal to complete your *Brief*, return the record to the clerk of the appellate court by mail, third-party commercial carrier, or personal delivery when you file your brief. The record on appeal will then be forwarded to the appellee so that he or she can prepare the appellee's brief. After both parties' briefs are filed, the court will use the same record on appeal to decide the case. Therefore, while the record is in your possession, do not remove any document from the record or mark any page of the record in any way. Return the record to the appellate court clerk exactly as it was checked out to you.

Step 3: Wait for the appellee's brief.

- o In general, the appellee's brief is due within 35 days after the due date for your *Appellant's Brief*. The appellee is not required to file a brief. The appellee's failure to file a brief does not mean that you will win the appeal.
- o If the appellee files a brief, you may file a Reply Brief, which generally is due within 14 days after the due date for the appellee's brief. Again, ask the appellate court clerk's office for the schedule that applies to your case. You are not required to file a Reply Brief. Your failure to file a Reply Brief does not mean that you will lose the appeal.

Step 4: Wait for oral argument, if any.

After all the briefs are filed, the appellate court may send you a notice to appear for oral argument, even if you did not ask for oral argument on the cover of your *Appellant's Brief*. (If you did ask for oral argument, the appellate court is not required have oral argument.) If you get a notice, arrive on time for the court date. When your appeal is called, explain your argument to the judges. Be prepared to answer any questions. After you argue, the appellee will get a chance to respond, and you will get a chance to reply.

Step 5: Wait for the appellate court's decision.

- The appellate court will send you a written decision.
 This might take several months.
- o If you think that the appellate court overlooked or misunderstood any of your points, you may file a Petition for Rehearing, which is due within 21 days after the date of the decision. You must point out errors in the decision; you are not allowed to reargue your case.

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This form is approved by the Illinois Supreme Court and is required to be accepted in all Illinois Appellate Courts.

| Instructions ▼ | ☐ THIS APPEAL INVOLVES A QUESTION OF CHILD CUSTODY, ALLOCATION OF | | | | |
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| Use white paper for | PARENTAL RESPONSIBILITIES, ADOPTION, TERMINATION OF PARENTAL RIGHTS | | | | |
| this cover page. | OR OTHER MATTER AFFECTING THE BEST INTERESTS OF A CHILD. | | | | |
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| where the appeal was | | | | | |
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| Marriage of Jones"), | | | | | |
| enter that name. | | Trial Court Case No.: | | | |
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| names of the parties in the trial court, and | Plaintiff/Petitioner (First, middle, last names) | | | | |
| check the correct | Appellant Appellee | Honorable | | | |
| boxes to show which | | 1101101010 | | | |
| party filed the appeal ("appellant") and | | | | | |
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| you want oral argument | Email: | | | | |
| OR check "Not | | | | | |
| Requested" if you do | | | | | |
| See How to File an | | | | | |
| Appellant's Brief for a discussion of oral | a Requested Not Requested | | | | |

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arguments.

POINTS AND AUTHORITIES
[Refer to Illinois Supreme Court Rule 341(h)(1)]

| Page | of |
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You may have to complete the Argument section before

| completing the Points and Authorities section. | | Brief |
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| State the title of your 1st argument here and list the page where the argument starts later in the brief. | 1. The ☐ trial court or ☐ jury (check one) made a mistake by | |
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| In the formats provided by Illinois Supreme | Authorities: | |
| Court Rule 6, list the authorities (cases, | | |
| statutes (laws), etc.) that you refer to in your 1st argument, in order of their importance, and | | |
| the pages on which they will appear. | | |
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| Add pages as necessary to list your authorities. | | |
| no not your authorities. | | |

| | Enter the Case Number given by the Appellate Court Clerk: | |
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| You may have to complete the Argument section before completing the Points and Authorities section. | 2. The ☐ trial court or ☐ jury <i>(check one)</i> made a mistake by | Page of Brief |
| If you have a 2nd argument, state the title of your 2nd argument here and list the page where the argument starts later in the brief. If you don't have a 2nd argument, remove this page. | | |
| In the formats provided by Illinois Supreme Court Rule 6, list the authorities (cases, statutes (laws), etc.) that | Authorities: | |
| you refer to in your 2nd argument, in order of their importance, and the pages on which they will appear. | | |
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to list your authorities.

| | Enter the Case Number given by the Appellate Court Clerk: | |
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| You may have to complete the Argument section before completing the Points and Authorities section. | The ☐ trial court or ☐ jury (check one) made a mistake by | Page of Brief |
| If you have a 3rd argument, state the title of your 3rd argument here and list the page where the argument starts later in the brief. If you don't have a 3rd argument, remove this page. | | - |
| In the formats provided by Illinois Supreme | Authorities: | |
| Court Rule 6, list the authorities (cases, statutes (laws), etc.) that you refer to in your 3rd | | _ |
| argument, in order of their importance, and the pages on which they will appear. | | |
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| Add pages as necessary | | |
| to list your authorities. | | |
| If you are raising additional arguments, add an <i>Additional Points</i> and Authorities form | | |

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after this page.

This case was filed in the trial court to

NATURE OF THE CASE

[Refer to Illinois Supreme Court Rule 341(h)(2)]

State the kind of case that was in the trial court (e.g., "This case was filed in the trial court to recover damages caused by the alleged negligence of the defendant in driving his automobile.").

Check boxes to designate:

or the

problem.

and

(1) whether or not the judgment you are appealing was based on a jury's verdict;(2) whether the judgment was in favor of the plaintiff/petitioner

defendant/respondent;

(3) whether or not the judgment said there was a problem in the pleadings (meaning the complaint or petition). If the judgment did find a problem, describe the

Starting with this page, number the pages of your brief 1, 2, 3, etc. (This page is numbered

for you.)

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| | |
|) | The trial court judgment was based on a jury verdict |
| | ☐ Yes ☐ No |
|) | The trial court entered a judgment in favor of |
| | ☐ Plaintiff/Petitioner ☐ Defendant/Respondent |
| 5) | A question is raised on the pleadings |
| | ☐ Yes ☐ No |
| | res no |
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| ı | If a question is raised on the pleadings, describe it: |
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ISSUES PRESENTED FOR REVIEW

[Refer to Illinois Supreme Court Rule 341(h)(3)]

| In 1, state the title of your 1st argument as you wrote it in the Points and Authorities section above. | 1. Whether the trial court or the jury (check one) made a mistake by the jury (check one) made a mistake by |
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| If you are making more than 1 argument, use 2 and 3 (if necessary) to state the titles of those arguments. If not, leave the rest of this section blank. | 2. Whether the trial court or the jury (check one) made a mistake by |
| | 3. Whether the trial court or the jury (check one) made a mistake by |

If you are making more than 3 arguments, add an Additional Issues
Presented for Review form as the next page.

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JURISDICTION

[Refer to Illinois Supreme Court Rule 341(h)(4)(ii)]

In 1, state the Illinois Supreme Court Rule under which the appellate court has jurisdiction, and explain why the trial court's judgment is appealable under that rule.

In 2, 3, 4, and 5, referring to the pages of the common law record where the documents appear, fill in the dates of the documents that show that the appeal is

Specifically, fill in the date of the judgment, the dates of any post-judgment motions, the dates of the rulings on those motions, and the date of the *Notice of*

timely.

Appeal.

| 1. | This | This court has jurisdiction under Illinois Supreme Court Rule | | | | |
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| | | 301, because the trial court's judgment ended a civil (non-criminal) case. | | | | |
| | | 304, because the trial court's judgment | | | | |
| | | ended only part of a civil (non-criminal) case but included a special finding of | | | | |
| | | appealability under Rule 304(a). | | | | |
| | | ended only part of a civil (non-crim | , | ents listed in | | |
| | | Rule 304(b), such as a child custo | ay oraer. | | | |
| | | Specifically, the judgment | | | | |
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| | | 307, because the trial court's judgmen | t did not end any part of a civil (no | n-criminal) | | |
| | | case but is one of the judgments listed | I in Rule 307, such as a termination | n of | | |
| | | parental rights or a restraining order. | | | | |
| | | Specifically, the judgment | | | | |
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| | | Other: | | | | |
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| 2. | On | , th | e trial court entered the judgment | (C). | | |
| | | Enter Date | | Enter page(s) of record | | |
| 3. | On | 1 | , post-judgment motion(s) was/wer | e filed | | |
| | | Enter Date(s) | (,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | | | |
| | (C. | ter page(s) of record | | | | |
| | Ente | ter page(s) of record | | | | |
| 4. | On | Enter Date(s) | , the trial court ruled on the post-ju | dgment | | |
| ma | tion/ | | | | | |
| 1110 | motion(s) (C). Enter page(s) of record | | | | | |
| 5. | On | L | , the Notice of Appeal was filed | (C). | | |
| | | Enter Date | | (C). Enter page(s) of | | |

STATUTES (LAWS) INVOLVED

[Refer to Illinois Supreme Court Rule 341(h)(5)]

| If the case involves the meaning or validity of a statute (law), constitutional provision, treaty, ordinance, or regulation, provide the language and the number (for example, 735 ILCS 5/2-615) for each. If the case does not involve a statute (law) or other provision, leave this page blank. | | |
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| If the language is too long to fit here, provide only the number here and provide the language in the appendix below. | | |
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| If you need more room, | | |
| add 1 or more Additional Statutes (Laws) Involved forms after this page. | | |

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STATEMENT OF FACTS

[Refer to Illinois Supreme Court Rule 341(h)(6)]

| Tell the story of what happened in the trial court, with references to the specific pages of the record where each fact appears. Refer to pages of the common law record as "C. [page]." Refer to pages of the report of proceedings as "R. [page]." For example, "On January 2, 2015, the plaintiff filed his complaint. C.1." | | | |
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| You should describe the | | | |
| following: • what was said in the complaint or | | | |
| petition, • anything relevant that happened in court before the trial, | | | |
| the testimony of all witnesses, how the judge ruled, | | | |
| any findings by the jury, and anything that happened in court after the trial. | | | |
| Refer to the specific pages of the record | | | |
| where each fact appears. Tell the story correctly | | | |
| and fairly. Do not make arguments or comments here. | | | |
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If you need more room, add 1 or more Additional Statement of Facts forms after this page.

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ARGUMENT

[Refer to Illinois Supreme Court Rule 341(h)(7)]

State the title of your 1st argument here as you wrote it in the Points and Authorities section above.

Using the authorities from your Points and Authorities section, and with references to the pages of the record for facts within your argument, explain:

the standard of review you want the appellate court

to apply; the law that you want the appellate court to apply; how the law applies to your case; and

court.

the relief you want from the appellate

| 1. The trial court or jury <i>(check one)</i> made a mistake by |
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| Standard of review (Check all that apply to your 1st argument) |
| ☐ The trial court made a mistake in applying the law. (This is de novo review. |
| The appellate court must give no deference to the trial court); |
| ☐ The trial court or the jury made a mistake in deciding the facts. (This is manifest |
| weight of the evidence review. The appellate court must give great deference to |
| the trial court or the jury); |
| ☐ The trial court made a mistake in conducting the trial procedure. (This is abuse of |
| discretion review. The appellate court must give extreme deference to the trial |
| court); and/or |
| other: |
| Authority for standard of review: |
| |
| Explain your argument, using the law to demonstrate how, under the facts of your case, the |
| outcome should have been different. (Use the facts of the case and your authorities (cases and |
| statutes (laws)) to help you do this.) |
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| Add pages as necessary | _ |
| Add pages as necessary to finish your 1st argument. | |
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| nd argument here as ou wrote it in the coints and Authorities ection above. | 2. The trial court or jury (check one) made a mistake by |
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| f you don't have a 2nd rgument, remove this age and the following | |
| rgument pages. | |
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| | Standard of review (Check all that apply to your 2nd argument) |
| | ☐ The trial court made a mistake in applying the law. (This is de novo review. |
| | The appellate court must give no deference to the trial court); |
| | ☐ The trial court or the jury made a mistake in deciding the facts. (This is manifest |
| | weight of the evidence review. The appellate court must give great deference to |
| | the trial court or the jury); |
| | ☐ The trial court made a mistake in conducting the trial procedure. (This is abuse of |
| | discretion review. The appellate court must give extreme deference to the trial |
| Using the authorities rom your Points and | court); and/or |
| Authorities section, and with references to the | other: |
| ages of the record for acts within your rgument, explain: | Authority for standard of rayiow: |
| the standard of | Authority for standard of review. |
| review you want the appellate court | |
| to apply; the law that you want the appellate | Explain your argument, using the law to demonstrate how, under the facts of your case, the |
| court to apply; how the law | outcome should have been different. (Use the facts of the case and your authorities (cases and |
| applies to your case; and | statutes (laws)) to help you do this.) |
| the relief you want from the appellate | |
| court. | |
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| Add pages as necessary | |
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| Add pages as necessary to finish your 2nd argument. | |
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| State the title of your Brd argument here as you wrote it in the Points and Authorities section above. | 3. The trial court or jury (check one) made a mistake by |
| f you don't have a 3rd argument, remove this bage and the following argument pages. | |
| | Standard of review (Check all that apply to your 3rd argument) The trial court made a mistake in applying the law. (This is de novo review. The appellate court must give no deference to the trial court); The trial court or the jury made a mistake in deciding the facts. (This is manifest |
| | weight of the evidence review. The appellate court must give great deference to the trial court or the jury); The trial court made a mistake in conducting the trial procedure. (This is abuse of |
| Using the authorities from your Points and Authorities section, and with references to the pages of the record for facts within your argument, explain: | discretion review. The appellate court must give extreme deference to the trial court); and/or other: Authority for standard of review: |
| review you want the appellate court to apply; the law that you want the appellate court to apply; how the law applies to your case; and | Explain your argument, using the law to demonstrate how, under the facts of your case, the outcome should have been different. (Use the facts of the case and your authorities (cases and statutes (laws)) to help you do this.) |
| the relief you want from the appellate court. | |
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| d pages as necessary finish your 3rd | | |
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| gument. | | |
| you are raising | | |
| you are raising ditional arguments, d an Additional gument form after this | - | |
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<u>CONCLUSION</u>
[Refer to <u>Illinois Supreme Court Rule 341(h)(8)</u>]

State what you want the court to do. You may check as many as apply.

Sign and print your name.

| THE appe | enant respectfully requests that this court. |
|----------|--|
| | reverse the trial court's judgment (change the judgment in favor of the other party into a |
| | judgment in your favor) and \square send the case back to the trial court for any hearings |
| | that are still required; |
| | vacate the trial court's judgment (erase the judgment in favor of the other party) |
| | and \square send the case back to the trial court for a new hearing and a new judgment; |
| | change the trial court's judgment to say: |
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| | order the trial court to: |
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| and | grant any other relief that the court finds appropriate. |
| | Respectfully submitted, |
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| | Signature |
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| | Print Name |

Rule 341(a) governs the form of briefs, and Rule 341(b) governs the length. Unless a motion to file a longer *Brief* is granted, the *Appellant's Brief* (not counting the pages listed) must contain no more than 50 pages OR no more than 15,000 words.

If your *Brief* is within the page limit, add the number of pages in your *Brief* (not counting the pages listed).

If your *Brief* is not within the page limit, but is within the word limit, add the number of words in your *Brief* (not counting the pages listed).

Sign and print your name.

CERTIFICATE OF COMPLIANCE

[Refer to Illinois Supreme Court Rule 341(c)]

I certify that this *Brief* conforms to the requirements of Supreme Court Rules 341(a) and (b).

The length of this *Brief*, excluding the pages or words contained in the Rule 341(d) cover, the Rule 341(h)(1) statement of points and authorities, the Rule 341(c) certificate of compliance, the certificate of service, and those matters to be appended to the brief under Rule 342(a), is pages or words.

| Signature | | |
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APPENDIX
[Refer to Illinois Supreme Court Rule 342(a)]

| This is a Table of Contents for the Appendix. | Index to the record | A | |
|--|--------------------------|--------|--|
| • In addition to the materials listed, list any other materials | 2. Complaint or Petition | A | |
| from the record that are relevant to the | 3. Judgment | A A | |
| appeal. Do not list materials that are not in the record. | 4. Notice of Appeal | A | |
| Attach copies of those materials to the end of the | | | |
| Appendix, in the order in which you list them. Do not | | | |
| remove and attach originals from the record. | | | |
| • Number the pages of the Appendix A-1, A-2, A-3, etc. | | | |
| • Fill in the appropriate page numbers on the Table of Contents. | - | | |
| Table of Contents. | | | |
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INDEX TO THE RECORD

Common Law Record ("C")

[Refer to Illinois Supreme Court Rule 321]

Rule 321 discusses the common law record.
List the title of each document in the common law record (the documents filed in the trial court), the date on which each document was filed, and the page of the record on which each document begins.

| Document | Date of Filing | Page |
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If you need more room, add 1 or more *Additional Common Law Record* forms after this page.

A- ____

| | Index of Witnesses | | | |
|---|---------------------|--------------|--------------------------------|---------------|
| List the name of each witness who testified during the hearings; the party who called each witness to testify; and the pages of the transcript on which the examinations of each witness begin. | Witness (Called By) | Direct [← | Cross Redirect Page Numbers | Recross →] |
| The direct examination is when the witness was questioned by the party who called the witness. | | | | |
| The cross examination is when the witness was questioned by the other party. | | | | |
| • The redirect is when the witness was questioned again by the party who called the witness. | | | | |
| • The recross is when the witness was questioned again by the other party. | | | | |
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If you need more room, add 1 or more

Additional Index of

Witnesses forms after this page.

A- ____

Report of Proceedings ("R")

[Refer to Illinois Supreme Court Rule 323]

| Rule 323 discusses |
|----------------------------|
| reports of proceedings. |
| List each hearing in the |
| report of proceedings |
| (the transcript of the |
| trial court hearings), the |
| date on which each |
| hearing occurred, and |
| the page of the |
| transcript on which the |
| report of each hearing |
| begins. |

| Proceeding | Date | Page |
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| Little the Case Number given by the Appellate Court Clerk | • |

[Copy of the Complaint or Petition]

After this page, add a copy of the complaint or petition that was filed in the trial court.

Α- ____

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After this page, add a copy of the trial court's written judgment that you are saying was wrong (including any opinion, memorandum, or findings of fact).

[Copy of the Judgment]

A- ____

After this page, add a copy of the *Notice of Appeal*.

Attach copies of any other materials from the record that are relevant to the appeal. Number those pages. List the additional materials and page numbers in the Table of Contents for the Appendix, in the order in which you attach them.

[Copy of the Notice of Appeal]

A- ____